INVENTORY (continued).	SEC.	ART	Page.
New warrant, when to issue,	127	50	455
Oath of appraisers,	128	50	455
Appraisement how to be made,	129	50	455
To be certified under hands and seals of appraisers,	130	50	455
When to be returned by administrator,	130	50	455
How return compelled,	130	50	455
Notice of appraisement to be given,	131	50	455
Collector to return inventory,	132	50	455
Additional, to be returned on discovery of property,	133	50	455
Appraisers how appointed,	133	50	455
Administrator may receive inventory returned by col-	200	00	100
lector as his own,	134	50	456
Not liable for failing to return, if prevented by col-			
lector,	134	50	456
Process and proceedings to compel return of,	135	50	456
One administrator may return on neglect of rest,	136	50	456
Wearing apparel, when exempt from appraisement, .	142	50	457
Provisions, when	143	50	457
To embrace all the assets,	144	50	458
What deemed assets,	145	50	458
what deemed assets,	140	50	400
ISSUES.			
When to be sent from Orphans' Court,	25	50	435
When to be tried,	25	50	435
Appeal in,	10	71	764
** ,			
JACKASSES.			
Licensed,	105–107	12	144
JEWELS.			
Of widow, not assets of husband,	145	50	458
JOINT OBLIGORS.			
	51 61	64	596, 597
How and when heirs and representatives of, bound, .	51, 61 52	64	596
When single suit to be brought on joint obligation, .	52 52	64	596
Bond, note, etc.,	52 52	64	596
Only one suit when defendants reside in same county,			
Parties jointly liable,	51, 62	64	596, 597
When executor may be sued,	53	64	596
Where defendant in suit on joint obligation dies,	E4 EE	0.4	£0.6
what to be done,	54, 55	64	596
Residing in different counties, how sued,	56	64	<b>596</b>
In suit against and several, where some summoned		0.4	FOR
writ to be renewed,	57	64	596
When actions to be consolidated,	57, 58	64	59 <b>6</b>
How judgment to be entered,	57	64	596
Cost of, but one action to be taxed,	58	64	597
Plaintiff may levy execution on either defendant,	59	64	597
Judgment against one, not to merge cause of action, .	60	64	597
JOINT TENANCY.			
When created by deed or will,	3	45	397